

EXHIBIT B

NATIONAL GEOGRAPHIC CHANNEL

Chang Ming Zhang
Vice-President
China Central Television
11 Fuxing Road
Beijing, China 100859

Vice-President Zhang,

National Geographic Channel Asia (NGCA) wishes to inform China Central Television (CCTV) that we are no longer able to provide programming for the "Approaching Science" block of programming on CCTV1, effective October 21, 2001, due to lack of revenue generated.

In July 2000, NGCA entered into an agreement with China Central Television (CCTV), International Creative Management, Inc. (ICM) and Pac Pacific Group International (PPGI) to distribute National Geographic branded television programs over CCTV.

In the original MOU dated July 1, 2000, it is stated in part 6 section A, that the MOU may be terminated early if:

"NGCA, if during the Initial Term or Renewal Term it has not been able to generate sufficient advertising revenues to pay to NGT US \$1500 per Program aired (US\$78,000 in the aggregate per each 12 month period)"

NGCA, since the start of this contract and previously discussed with CCTV, has been unable to generate enough advertising revenue to pay for the programming licensed from National Geographic Television (NGT). Therefore it is NGCA's desire to exit the MOU early in order to prevent the further loss of revenue.

If an opportunity for both NGCA and CCTV to work together in the future arises, NGCA will be happy to explore new ventures for program distribution with CCTV.

Thank you,



Ward Platt
Managing Director
NGC Asia Private Ltd.

cc: Feng Cunli, CCTV
Gao Feng, CCTV
Sun Suping, CCTV
Alie Chang, PPGI
Richard B. Levy Esq., ICM
Michael I. Levy, Michael I. Levy Enterprises, Inc
George M. Davis, Esq., Nelson, Guggenheim, Felker & Levine
Tao Zhang, NGCA-Beijing

NGC Network Asia, LLC (Formed in Delaware)
National Geographic Channel Asia
8th Floor, One Harbourfront, 18 Tak Fung Street, Hung Hom, Kowloon, Hong Kong
Telephone: 852 2671 0000 Fax: 852 2671 0077

EXHIBIT C

EXHIBIT C

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1 JOHN F. L. HEBB (SBN 108391)
2 LAW OFFICES OF JOHN F. L. HEBB
3 1541 Ocean Avenue, Suite 200
4 Santa Monica, CA 90401
5 TEL: 310/393-3077
6 FAX: 310/496-0456
7 JOHNFLHEBB@aol.com

8 ROBERT H. POWSNER (SBN 24386)
9 LAW OFFICES OF ROBERT H. POWSNER
10 11315 Shoreline Street, Suite C, P.O. Box 1327
11 Point Reyes Station, CA 94956
12 TEL: 415/663-1035
13 FAX: 415/663-1450

14 Attorneys for Plaintiff
15 PAC PACIFIC GROUP INT'L,
16 INC. OF USA ("PPGI")

17 **ARBITRATION IN THE MATTER**

18 **OF:**

19 PAC PACIFIC GROUP INT'L,
20 INC. OF USA ["PPGI"],

21 **Plaintiff**

22 vs.

23 NGC NETWORK ASIA, LLC
24 ["NGCA"],

25 **Defendant**

AAA No. {TBA}

PLAINTIFF'S NOTICE OF INTENT
TO ARBITRATE/ AMENDED CLAIM

(AMENDMENT OF CLAIM IN
PLAINTIFF'S INITIAL NOTICE OF
INTENT TO ARBITRATE SERVED ON
DEFENDANT 10/4/03)

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28 **PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM**

INTRODUCTION

Plaintiff PAC PACIFIC GROUP INT'L, INC. OF USA ["PPGI"], hereby submits this Plaintiff's Notice Of Intent To Arbitrate/Amended Claim against defendant NGC NETWORK ASIA, LLC ["NGCA"] (reciting first below the original Notice Of Intent To Arbitrate, with its included Claim, served on defendant 10/4/03), to said defendant and to the American Arbitration Association for "arbitration in New York, New York before a single retired judge or attorney with at least 10 years experience in the entertainment industry, in accordance with the laws of the State of New York, United States of America, and with the then existing rules for Commercial Arbitration of the American Arbitration Association" pursuant to the parties' "National Geographic Program Syndication Memorandum of Understanding" dated July 1, 2000 and signed October 28, 2000, and its subsequent "Rider" and "Amendments", the last of which was signed January 15, 2001 [collectively, the "Agreement"].

A copy of said Agreement, which provides for mandatory binding arbitration, is being simultaneously transmitted to the American Arbitration Association.

While the parties' Agreement does not specify the arbitration need be heard by or before the American Arbitration Association, plaintiff's efforts at enlisting defendant's participation in choosing an arbitrator between themselves, from a list of arbitrators proposed by plaintiff PPGI, and/or to be proposed by defendant NGCA, have proved unsuccessful, and plaintiff now simply submits this matter to

PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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the American Arbitration Association for arbitration consistent with its Commercial Arbitration Rules, and specifically its expedited procedures for Large, Complex Commercial Disputes for cases where the claim exceeds \$500,000.

Plaintiff PPGI previously served its NOTICE OF INTENT TO ARBITRATE on defendant on 10/4/03, pursuant to section 19 of the parties' Agreement by faxing same to:

NGC Network Asia, LLC, to Ward L Platt
Managing Director
One Harbourfront, 8th Floor
18 Tak Fung Street
Hung Hom, Kowloon
Hong Kong SAR
Facsimile transmission number: 852 2621 8826 and 8822

With a copy to Geng Wei-min
Director - Distribution China
1301, North Tower
Beijing Kerry Centre
1 Guanghua Road, Chaoyang District
Beijing 100020 China
Facsimile transmission number: 86 10 8529 8462.

NGCA responded in writing to said 10/4/03 Notice in writing only by its in-house counsel, disputing plaintiff's claim but declining to participate in any arbitration. Thereafter, several years ensued in which various successive in-house counsels of defendant, now no longer employed by defendant, pleaded the need for more time because of maternity leave, vacations, desire for more data; and to this date by and through the fourth in-house counsel, have refused and still refuse to enter into arbitration.

Accordingly, absent a constructive response to this arbitration demand and

PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

1 willingness to participate in an arbitration procedure, plaintiff intends that this
 2 Notice also serve as a notice of intent to petition the New York Supreme Court for
 3 an Order to Enforce Arbitration.
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 6 The original Notice Of Intent To Arbitrate of 10/4/03 stated plaintiff's claim
 7 as follows:

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 9 **ORIGINAL "NOTICE OF INTENT TO ARBITRATE", OCTOBER 4, 2003**

10 Notice is hereby given of Pac Pacific Group Int'l, Inc. of USA's ["PPGI's"] intent to arbitrate its
 11 claims against NGC Network Asia, LLC ["NGCA"], and Does 1-10 under that certain agreement
 12 entered into by both said parties entitled "National Geographic Program Syndication
 13 Memorandum of Understanding", signed by Ward Platt on 10/28/00 and its subsequent "Rider"
 14 and "Amendments".

15
 16 PPGI's claims include breach of contract for payment of sums due PPGI under section 10 of the
 17 National Geographic Program Syndication Memorandum of Understanding, and related claims for
 18 breach of fiduciary duty, breach of the covenant of good faith and fair dealing, and fraud, seeking
 19 both compensatory and punitive damages in an amount presently unknown.

20
 21 On information and belief, PPGI alleges in general that NGCA utilized the advertising time that
 22 was the subject of the parties' agreement, and has not accounted to PPGI for the fair value of
 23 same, and further that NGCA fraudulently induced PPGI to enter the agreement in that NGCA had
 24 no intent to perform under the agreement at the time it was entered into.

25
 26 Pursuant to section 19 of the parties' agreement, the arbitration is to take place in New York, New
 27 York under certain guidelines stated in said section 19, and request is also hereby made that
 28 NGCA directly or through counsel contact the undersigned PPGI's counsel to coordinate on
PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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 SANTA MONICA, CALIFORNIA 90401
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1 compliance with section 19's guidelines.

2
3 /s/
4 John F. L. Hebb (SBN: 108391)
5 LAW OFFICES OF JOHN F. L. HEBB
6 1541 Ocean Avenue, Suite 200
7 Santa Monica, California 90401-2100
8 TEL: 310/393-3077
9 email: JOHNFLHEBB@aol.com
10 Attorney for PPGI

11 PLAINTIFF'S AMENDED CLAIM

12 Plaintiff hereby amends its notice and claims to state, subject to any further
13 amendments as may become appropriate due to further discovery or otherwise:

14 Allegations Common to All Causes of Action and Hereby 15 Incorporated Therein

16 1. PPGI and NGCA entered the written Agreement entitled "National
17 Geographic Program Syndication Memorandum of Understanding", dated as of July
18 2000 and actually signed before and on 10/28/00, as well as its subsequent written
19 "Rider" and "Amendments" duly signed by the parties [all collectively, as indicated
20 above, referred to herein as the "Agreement"].

21
22 2. The written Agreement and the transactions it covered had come into
23 existence through years-long efforts by plaintiff PPGI, and in particular PPGI's
24 principal Alie Chang, to bring the all parties together and to arrange the transaction and
25 the Agreement. Defendant well knew of plaintiff's long-term efforts and relied on
26 them and accepted them. Said transaction and Agreement consisted, in brief, of China
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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1 Central Television ('CCTV') distributing in China television programs of National
 2 Geographic Television ('NGT') through defendant NGCA. For such services by
 3 plaintiff, the Agreement provided (section 10.4) that plaintiff was to be paid 35
 4 percent of 'net add revenue' as defined therein. Also, plaintiff was to be paid (section
 5 10.2.3) from 'adjusted gross ad revenue,' its previous expenses of approximately
 6 \$25,000.
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10 3. Said Agreement provided (section 8) that defendant (through its chosen
 11 representatives) "shall be solely responsible for selling sponsorship and air time for the
 12 programs in the Slots to advertisers."
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15 4. In the course of 46 weeks of weekly television and distribution in China
 16 under the Agreement, defendant breached the Agreement in that it did not sell one
 17 second of advertising, and plaintiff did not receive one penny under the Agreement or
 18 otherwise.
 19
 20

21 5. Before the Agreement was entered into, the parties had first over many
 22 months negotiated terms whereby plaintiff and its associates, not defendant, would
 23 have sold the advertising, as well as the sponsorships at issue. Under such originally
 24 contemplated and negotiated arrangement, plaintiff would have shared in gross—not
 25 net—advertising revenue.
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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1 6. Before, at and at all times after the switch to NGCA having sole rights to
2 sell the advertising and sponsorships, NGCA knew that PPGI and its affiliate
3 Chinese advertising agency BETC (itself also long intended to be a party to the
4 contract before defendant NGCA induced the switch of advertising duties and rights
5 to itself) already had advertisers and sponsors lined up who were ready, willing and
6 able to advertise on the programs PPGI had paved the way for NGCA to broadcast.
7
8 At no time during the period of NGCA's purported inability, referenced below, to
9 sell any advertising or sponsorships, did NGCA ever contact PPGI, BETC or any
10 other associated entity in the effort to sell advertising or sponsorships.
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14 7. Defendant also fraudulently represented to plaintiff that its representatives it
15 proposed to handle advertising sales ('Star TV and Yuntu Advertising') were well
16 capable, experienced and successful in such business of selling advertising for
17 television programs.
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20 8. In justifiable reliance on defendant's said representations, plaintiffs acceded to
21 said request, and the contract was changed to give the right and responsibility for
22 selling advertising solely to defendant and not to plaintiff.
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25 9. PPGI performed its duties under the Agreement and NGCA was thereby
26 able to broadcast its first programming on 12/5/00. The contractual payments to
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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1 PPGI from NGCA from the gross advertising revenue were due quarterly, and under
 2 the terms of the parties' final Agreement terms, the first quarterly payment to PPGI
 3 was due 3/5/01. However, no payment was paid on said date, or on any other date
 4 thereafter up to and including the present.
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 7 10. The term of the Agreement was for one year plus a one-year renewal term,
 8 section 4. However, on September 27, 2001, defendant gave notice of early termination
 9 effective October 21, 2001 (purportedly under section 6(a) of the Agreement) on the
 10 basis that it had not been "not been able to generate sufficient advertising revenues"
 11 under the provisions of the Agreement and representing that in 46 weeks of its
 12 purported performance under the Agreement there were and would be no advertising
 13 revenues at all.
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16
 17 11. Defendant has reaped, by virtue of plaintiff's efforts and its breach and
 18 fraud, immense financial gains and benefits in television broadcasting in China after
 19 the termination of the argument, an unjust enrichment in an amount to be determined
 20 as hereinafter alleged. This was accomplished by means of plaintiff's efforts and
 21 defendant's one year of wide exposure to the Chinese television audience, and by
 22 virtue of defendant's success – by such means in having a wide-spread branding of its
 23 name and programs in China. This success was intentionally and fraudulently
 24 facilitated by defendant's decision to commit the aforesaid breaches and to thereby not
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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1 sell any sponsorship advertising and to thereby avoid "diluting" its pure National
 2 Geographic branding from any other ads or sponsorships during the allocated
 3 broadcast times."
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 6 **FIRST CAUSE OF ACTION:**
 7 **Breach of Express Contract**

8 12. Defendant breached the aforecaid Agreement materially and substantially,
 9 by failing and refusing to sell any advertising or sponsorships or account and by failing
 10 and refusing to use its best efforts to sell any advertising or sponsorships, to make any
 11 commercially reasonable good-faith effort to sell any advertising or sponsorships,
 12 and/or to make any attempts to sell any advertising or sponsorships.
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15 13. As a direct and proximate result of said material breach, plaintiff has
 16 suffered substantial damages, to wit, the utter failure of consideration and plaintiff's
 17 total loss of its share of advertising revenue under the Agreement, which was the only
 18 benefit provided to it for its years of service under the Agreement, in an amount to be
 19 determined according to proof, but which is not less than \$1,008,796 for the first year
 20 of the Agreement, and an equivalent or greater sum for the second renewal term under
 21 the Agreement which defendant by its own conduct and omissions cancelled, contrary
 22 to the understood and agreed intentions and conditions for an automatic one-year
 23 renewal of the Agreement - for a total in excess of \$2,000,000 to be determined
 24 according to proof.
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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SECOND CAUSE OF ACTION

Breach of Implied Covenant of Good Faith and Fair Dealing

14. By virtue of the Agreement alleged above, defendant was and is subject to, and is a party to, an implied covenant of good faith and fair dealing, by which defendant promised to perform its obligations under the Agreement in good faith and in fair dealing.

15. Defendant materially and substantially breached said implied covenant by failing and refusing to sell any advertising or sponsorships or account and by failing and refusing to use its best efforts to sell any advertising or sponsorships, to make any commercially reasonable good-faith effort to sell any advertising or sponsorships, and/or to make any attempts to sell any advertising or sponsorships.

16. As a direct and proximate result of said material breach, plaintiff has suffered substantial damages, to wit, the utter failure of consideration and plaintiff's total loss of its share of advertising revenue under the Agreement, which was the only benefit provided to it for its years of service under the Agreement, in an amount to be determined according to proof, but which is not less than \$1,008,796 for the first year of the Agreement, and an equivalent or greater sum for the second renewal term under the Agreement which defendant by its own conduct and omissions cancelled, contrary to the understood and agreed intentions and conditions for an automatic one-year

PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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1 renewal of the Agreement – for a total in excess of \$2,000,000 to be determined
2 according to proof.
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5 **THIRD CAUSE OF ACTION**
6 **Damages for Fraud and Other Relief:**
7 **Fraudulent Inducement to Enter Contract**

8 17. As aforesaid, defendant made fraudulent representations to plaintiff that:
9 (a) it intended to and would sell advertising on its program Slots; (b) it would use its
10 best efforts to do so; and (c) its appointed representatives were well qualified,
11 experienced and capable to successfully sell such advertising.
12

13 Said fraudulent representations were false; they were material to plaintiff,
14 particularly in inducing plaintiff to forego the previously agreed arrangement
15 whereupon plaintiff itself would have done the selling of advertising; and plaintiff
16 relied thereon in accepting defendant's request that defendant alone be responsible and
17 have the right to do the advertising.
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21 18. As a direct and proximate result of such fraud, plaintiff has been damaged
22 in an amount equal to its loss of advertising revenue share, in an amount as above
23 alleged. In addition, plaintiff is entitled on account of such fraud, to equitable relief in
24 the form of restitution of unjust enrichment of defendant, as alleged hereinabove and in
25 the Seventh Cause of Action below.
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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1 **19. The aforesaid conduct of defendant was malicious, oppressive and**
 2 **fraudulent as to plaintiff; and therefore in addition, plaintiff is entitled to punitive**
 3 **damages by way of example and punishment for such fraud, and in an amount to be**
 4 **determined according to proof.**

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 8 **FOURTH CAUSE OF ACTION**
 9 **Rescission of Contract for Breach of Contract, and for Breach of**
 10 **Implied Covenant of Good Faith and Fair Dealing and for Fraud**

11 **20. By virtue of the aforesaid breaches of contract, implied covenant and fraud,**
 12 **plaintiff is entitled to and does hereby rescind the aforesaid Agreement.**

13
 14 **21. Plaintiff is entitled by said rescission to recover damages as above alleged**
 15 **and also to recover by restitution the amount of defendant's unjust enrichment as**
 16 **alleged hereinabove and hereinafter in the Seventh Cause of Action.**

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 20 **FIFTH CAUSE OF ACTION**
 21 **Rescission of Contract for Failure of Consideration**

22 **22. By virtue of the utter and complete failure of the only consideration**
 23 **defendant was obliged to plaintiff under the Agreement, plaintiff is entitled to and does**
 24 **hereby rescind the aforesaid Agreement.**

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 28 **PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM**

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23. Plaintiff is entitled by said rescission to recover damages as above alleged and also to recover by restitution the amount of defendant's unjust enrichment as alleged hereinabove and hereinafter in the Seventh Cause of Action.

SIXTH CAUSE OF ACTION For Reasonable Value of Plaintiff's Services (Quantum Meruit)

24. At defendant's special instance and request, plaintiff expended years of great effort in bringing about the transaction and the final Agreement between the parties; and as a direct result thereof, defendant has received great financial rewards and unjust enrichment as aforesaid.

25. Plaintiff thereby is entitled in justice and equity to recover the reasonable value of its services in an amount according to proof, but not less than \$4 million, including the benefit conferred on defendant unjustly as above alleged.

SEVENTH CAUSE OF ACTION For Restitution of Unjust Enrichment of Defendant

26. By virtue of the facts heretofore alleged, defendant has been enriched by plaintiff's efforts in a very substantial monetary amount. This enrichment consisted and consists generally of its having achieved a singular branding status for National Geographic television programs in China. Under all the circumstances, the total

PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM
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1 retention of such enrichment and benefits by defendant is and would be unjust. The
2 said enrichment was greatly facilitated by the fact that the television programs and
3 broadcasts under the agreement contained absolutely no advertising and no sponsors,
4 other than defendant NGCA's own self-sponsorship, which it has neither accounted for
5 nor paid for, leaving defendants' 'National Geographic' brand to stand alone and
6 receive sole undiluted attention. Such benefits came to defendant solely as a result of
7 the Agreement and the broadcasts thereunder, and the Agreement came to defendant
8 solely as a result of the long-term efforts of plaintiff and its principal Alie Chang, of
9 which defendant was and is fully aware.
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13 27. With or without regard to the breach of contract, breach of implied
14 covenant, fraud, and other wrongdoing alleged above, it is unequivocal that there has
15 been a total failure of the consideration due to plaintiff, the only consideration due to
16 plaintiff, and that such failure of consideration—the not selling of any advertising—is
17 a prime factor in the ultimate great benefits conferred by plaintiff's efforts on the
18 defendant. Thereby the retention by defendants of such benefits would be unjust and
19 unfair and contrary to law and equity.
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24 28. Thereby, plaintiff is entitled to relief in the form of recovery, by restitution
25 or otherwise, of the monetary value of the benefits, or a significant portion thereof,
26 conferred by plaintiff on defendant from the inception of plaintiff's services on
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

1 defendant's behalf, and for a reasonable period following its aforesaid unjustified early
 2 termination of the Agreement, in a reasonable amount, to be determined according to
 3 proof."
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 7 **WHEREFORE**, plaintiff prays for judgment against defendant, as follows:

- 8 1. For contract and fraud damages according to proof;
- 9 2. For special damages of \$2,000,000, or more, all according to proof
 10 (including without limitation attorney fees and costs as "damages" under third-party
 11 tortfeasor rules);
- 12 3. For disgorgement of defendant's ill-gotten gains and unjust
 13 enrichment, by restitution, damages or otherwise;
- 14 4. For any and all appropriate injunctive relief;
- 15 5. For attorney fees per statute and any other provision of contract or law;
- 16 6. For punitive damages on all Causes of Action sounding in tort or
 17 otherwise allowing for same;
- 18 7. For mandatory pre-judgment interest on all special damages per NY
 19 CPLR 5001 and 5004;
- 20 8. For all discretionary pre-judgment interest;
- 21 9. For costs of expert witnesses;
- 22 10. For all other costs of suit incurred herein; and
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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LAW OFFICES OF ROYCE F.L. HEBB
 1511 OCEAN AVENUE, 2 FLOOR
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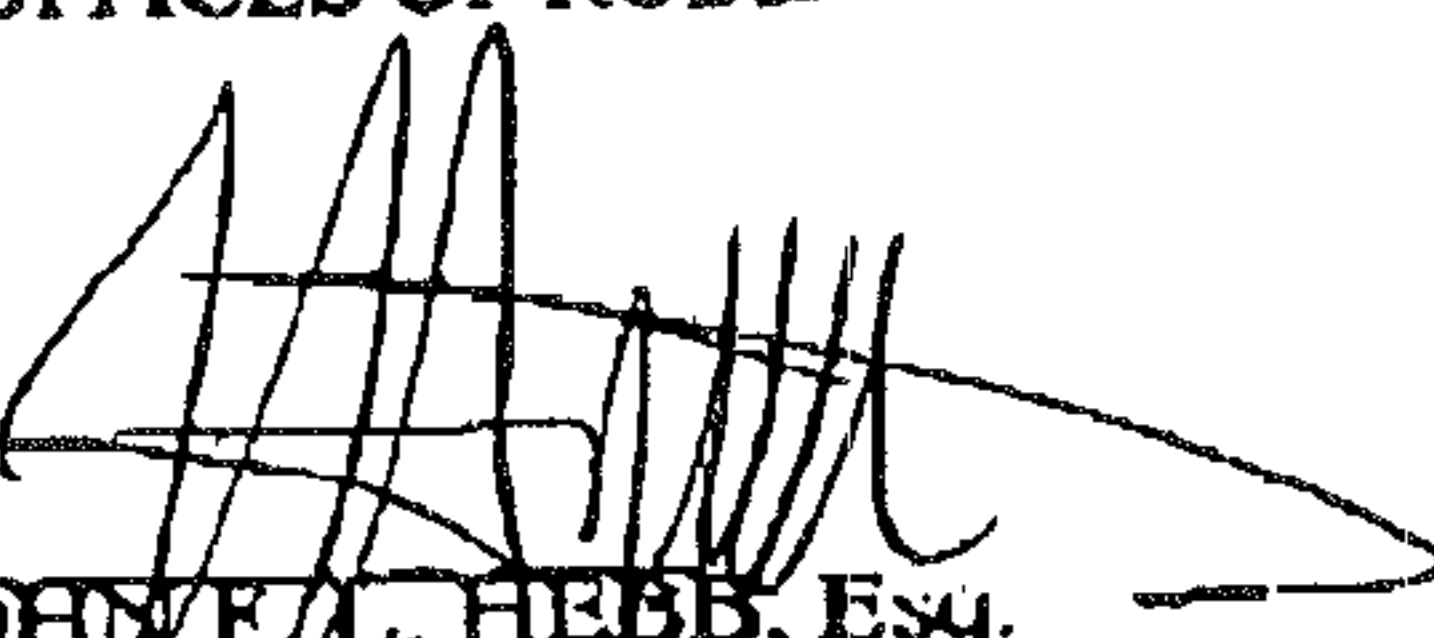
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11. For such other and further relief as the arbitrator may deem just and proper.

DATED: 2/28/07

LAW OFFICES OF JOHN F. L. HEBB
AND
LAW OFFICES OF ROBERT H. POWSNER

By: 
JOHN F. L. HEBB, Esq.
Attorney for Plaintiff

PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM
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1 PROOF OF SERVICE

2 (CCP 1013a, 2015.5, et al.)

3 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

4 I am a resident of/employed in the aforesaid county, State of California; I am
5 over the age of eighteen years and not a party to the within action; my business address
6 is: 1541 Ocean Avenue, Ste. 200, Santa Monica, CA 90401-2100.

7 On the below date, i served the foregoing

8
9 **PLAINTIFF'S NOTICE OF INTENT TO ARBITRATE/ AMENDED**
10 **CLAIM [AMENDMENT OF CLAIM IN PLAINTIFF'S INITIAL NOTICE**
11 **OF INTENT TO ARBITRATE SERVED ON DEFENDANT 10/4/03]**

12 on the interested parties in this action by (unless otherwise specified below) placing a
13 true copy thereof in a sealed envelope with postage thereon fully prepaid, in the United
14 States mail in Los Angeles County, California, addressed as follows.

15
16 1. via fax, per the subject arbitration agreement's provisions, and via certified mail,
17 return receipt requested, to

18 (1) NGC Network Asia, LLC
19 Attn: Ward L Platt
20 Managing Director,
21 Facsimile transmission number: 852 2621 8826
22 [or, absent connection, to updated 852 2621 8822]
23 One Harbourfront, 8th Floor
24 18 Tak Fung Street
25 Hunghom, Kowloon
26 Hong Kong SAR

27 with a copy via fax to

28 (2) Geng Wei-min
Director - Distribution China
Facsimile transmission number: 86 10 8529 8462
Director - Distribution China
1301, North Tower
Beijing Kerry Centre
1 Guanghua Road, Chaoyang District
Beijing 100020 China

PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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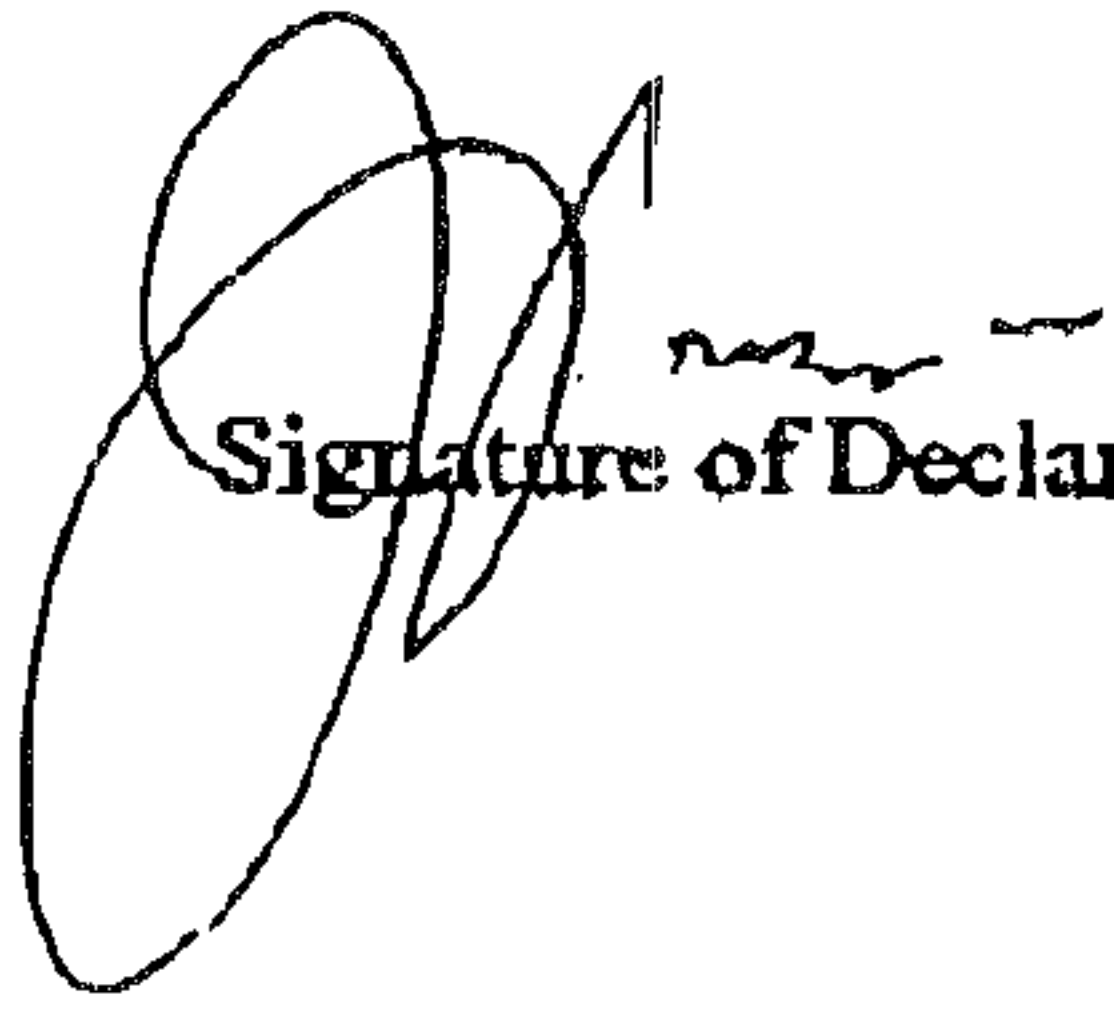
LAW OFFICES OF JOHN F. L. REEB
1541 OCEAN AVENUE, 2ND FLOOR
SANTA MONICA, CALIFORNIA 90401
3105935077

1 2. via certified mail, return receipt requested, and via FedEx/overnight delivery, to:

2
3 NGC Network Asia, LLC / National Geographic Channels International
4 1145 17th Street, N.W.
5 Washington, DC 20036-4688
6 Attn: Vincent D'Ambra
7 Vice President, Business & Legal Affairs
8 Tel: 202-912-6730

9 I declare, under penalty of perjury under the laws of the State of New York and
10 California, that the foregoing is true and correct.

11 3/1/07
12 Date

13 
14 Signature of Declarant

LAW OFFICES OF JOHN P. L. REBB
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SANTA MONICA, CALIFORNIA 90401
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PLAINTIFF'S NOTICE OF INTENT/AMENDED CLAIM

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